Case 3:10-cv-01343-RS Document 33 Filed 05/02/11 Page 1 of 3 *E-Filed 5/2/11* 1 ROBERT G. HULTENG, Bar No. 071293 rhulteng@littler.com 2 GUISSU N. RAAFAT, Bar No. 254615 graafat@littler.com 3 LITTLER MENDELSON A Professional Corporation 4 650 California Street 20th Floor 5 San Francisco, CA 94108.2693 Telephone: 415.433.1940 6 Fax: 415.399.8490 7 Attorneys for Defendant FRESHPOINT, INC. 8 AARON KAUFMANN, Bar No. 148580 9 kaufmann@hinton-law.com DAVID POGREL, Bar No. 203787 10 pogrel@hinton-law.com HINTON, ALFERT & SUMNER, P.C. 1645 North California Blvd., Suite 600 11 Walnut Creek, CA 94596.4113 12 Telephone: 925.932.6006 Fax: 925.932.3412 13 Attorneys for Plaintiffs 14 RAFAEL GONZALEZ and CESAR GOMEZ 15 UNITED STATES DISTRICT COURT 16 NORTHERN DISTRICT OF CALIFORNIA 17 RAFAEL GONZALEZ AND CESAR 18 Case No. 3:10-cv-01343-RS GOMEZ. STIPULATION AND [PROPOSED] 19 Plaintiffs, ORDER AS MODIFIED BY THE COURT 20 v. 21 FRESHPOINT, INC., a Delaware Corporation, 22 Defendant. 23 24

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STIPULATION AND [PROPOSED] ORDER

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1	On February 22, 2011, the parties participated in mediation with Honorable Richard Hodge		
2	(Ret.). The parties are still working toward finalizing a settlement agreement. Subject to approval		
3	of the Court, Plaintiffs Rafael Gonzalez and Cesar Gomez ("Plaintiffs") and Defendant FreshPoint,		
4	Inc. ("Defendant"), through their respective counsel of record, hereby stipulate to continue the		
5	Further Case Management Conference currently scheduled for May 5, 2011 at 10:00 a.m. by thirty		
6	(30) days.		
7	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.		
8	8 Dated: April 29, 2011 Respect	fully submitted,	
9	9		
10	/S/ Davi	d Pogrel	
11	DAVID	N KAUFMAN POGREL	
12	Attorney Attorney	N, ALFERT & SUMNER, P.C. ys for Plaintiffs	
13	13 RAFAE	L GONZALEZ and CESAR GOMEZ	
14	Dated: April 29, 2011 Respect	fully submitted,	
15	15		
16	/S/ Guist	su N. Raafat	
17	GUISSU	T G. HULTENG J N. RAAFAT	
18	A Profes	R MENDELSON ssional Corporation	
19	FRESH	ys for Defendant POINT, INC.	
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1	PURSUANT TO STIPULATION, IT IS SO ORDERED. THE CASE MANAGEMENT CONFERNCE
2	Dated: 4/29 , 2011 SHALL BE CONTINUED TO JUNE 9, 2011. THE PARTIES' IOINT STATEMENT IS DUE ONE WEEK PRIOR TO THE CONFERENCE.
3	VIII I
4	HIDCE DICHARD SEEDO
5	JUDGE RICHARD SEEBONG United States District Court Judge
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